

SPORTS

BARNEY WINS ONE MORE GAME

Barney Joy is still keeping the good work up in defeating the teams which he is stacked up against. On August 28 he won from Portland, though only by a narrow margin. His work in the box was nearly perfect, however, so there was no kick against him. The following stories concerning his work came down in the last files from San Francisco:

"Danny Long's floundering Seals slipped across the winning run again yesterday at Recreation Park. The odd thing about it is that they accomplished the much-desired result by very much the same sort of play as that which brought them victory in the thirteen-inning game the day before at Oakland. In other words, Shortstop Fay was delirious in his duty at the crucial moment, and almost before things had begun to look serious the important tally was over the pan and the game was a matter of history.

"Honolulu's delegate to the baseball congress, one Bernard Joy, was on the sending end of the shoots for San Francisco. Barney has had a whole lot more of a puzzling nature on other days, but, as luck would have it, straight offerings without trimmings were all that he had to use yesterday. The umbrella bunch from the mackintosh metropolis were unable to find Barney's most obvious proposals. They swung wild on straight balls that split the rubber in twain. In fact, it almost seemed that the fates had decreed that Barney should rattle the batsmen in atonement for his own aggravated case of zigzags last Sunday afternoon.

"Opposing the huge Honolulu was Kinsella, and it was a real pitchers' battle between the two. The Beavers touched up Joy for only a trio of safeties, and the Seals found Kinsella for just an even quartet. Joy walked two and Kinsella three, while Kinsella struck out three and Barney only one. They were fighting each other every inch of the way, and but for Fay's bad error in the ninth inning the game might have gone on until darkness intervened."—Examiner, August 23.

The fan with the clock machine was on hand again yesterday and this time kept track of the number of times Barney Joy pitched the ball to the plate. All told he threw ninety-four times to the batter, which shows that he was keeping the ball over the plate all the time, as the average time a pitcher tosses to the plate is 124.—S. F. Chronicle.

"Joy nearly tore off one of Kinsella's legs with a stiff grounder in the eighth. The ball started to go right through the pitcher's box and was traveling so fast that the Portland slabster could not get out of its way. He received a wallop in the right shin that bowled him over and all but put him out of commission for the remainder of the game."—S. F. Call.

AL MOORE GETS AN UMPIRE JOB

The announcement comes in the files of the newspapers brought by the Honolulu that Al Moore, formerly of this city, has been appointed an umpire in the Coast League. Al was well known and well liked in this city, where he both played ball and handled the indicator. He came down with Bert Bower, Dick Davis, Fred Kiley, Jim Gorman and others to play with the Stars, the best ball team ever seen in this city. He played with the Elks at third base, only two years ago, and acted as umpire in the winter league. The San Francisco papers have the following mention of him:

"Al Moore, who called balls and strikes in the Honolulu league when Joy was wont to go into the pitcher's box barefooted, was signed as an umpire by President Ewing yesterday. Moore will work today with Perrine, while Derrick joins Jimmy Kelly in the south. Moore comes highly recommended and if he makes good the job is his for the rest of the season. The double umpire system has worked so well that Ewing has about decided to keep two indicator men at each game for the balance of the season.

"During today's game Al Moore, who handled the indicator in the Hawaiian Islands, will try his hand as umpire, working with Perrine. Long sent Derrick south last night, as he thought the series there was important enough to have two men handling it."

J. R. KEENE'S BIG WINNINGS

SARATOGA, August 24. — Through the victory of Restigouche in the United States Hotel stakes of \$10,000 this afternoon, James R. Keene's winnings broke all records for owners on the American turf, aggregating \$282,206 during the present season. To this enormous sum he added \$500 when his chestnut colt Peter Quince came in second in the sixth race of the day. The highest previous winning record for a season was \$279,453, which was made by Keene when Domino was the greatest horse of his day and won about two-thirds of the total.

Burns Healed In One Day by "THE HOUSEHOLD SURGEON"

Druggists refund money if DR. PORTER'S ANTISEPTIC HEALING OIL fails.—Made by PARIS MEDICINE CO., Saint Louis, U. S. of A.

BREAKS ISLAND RECORD AT TRAP

The weekly shoot of the Hawaiian Gun Club, for the challenge cup, was held Wednesday evening and resulted in a win for J. W. Harvey, who incidentally made a new record for the islands in the line of accurate trap shooting. In the last five matches he has made a perfect score and out of the last seven matches has dropped 139 out of 140 of the clay pigeons. His work has been unusually fine lately and it has only been through handicaps that the other members of the club have had a chance to have their names placed on the cup.

At the present time there are three members of the club who have had their names engraved on the trophy twice—J. W. Harvey, K. B. Porter and J. Connor. If anyone of these three men shall win again the cup will become his property.

In the shoot, yesterday Harvey and W. E. Wall tied in the match. A handicap of two was allowed Wall and he made his 20 out of 22 while Harvey made a clean score. A shootoff was called for but resulted in a second tie, Harvey making nine out of ten, and Wall nine out of eleven. A second shootoff followed, in which Harvey won out, getting his first ten birds in clean shape, while Wall made nine out of eleven. The other scores of the day were:

J. A. Robb—6 out of 21.
E. Kopke—17 out of 21.
K. B. Porter—17 out of 20.
J. Connor—17 out of 22.

GREAT INTEREST IN TOURNAMENT

The most important golf event which has ever taken place in Honolulu will commence Sunday morning. It is the preliminary round of thirty-six holes, to pick out the sixteen best golf players in the Territory, who will compete a week later for the championship.

Up to this time there has never been a golf champion in this Territory, but from now on, thanks to the courtesy and generosity of the members of the Manoa Golf Club, now defunct, some player will have this title each year. When the Manoa club disbanded there was some money left in the treasury, and it was decided to appropriate this for the purchase of a championship trophy, to be played for each year at the links of the Country Club, the rules to be made by that organization and the cup to remain in its charge, with the name of the winner to be engraved on it each year.

FAILED TO BREAK RECORD

A Toronto dispatch says: "Thomas Longboat, winner of the Boston Marathon race last spring, at the annual police games today tried to break the world's record of 21 minutes and 5 seconds for four miles. His time was 25 minutes and 2 seconds. The track and weather favored the runner, but he seemed slightly out of condition."

BOYS MAKE BOLD THEFTS OF METAL

During the past vacation period the small boy along the waterfront has been improving the shining hour by stealing all the brass, lead and other metals not too heavy to carry off, and selling part of it to a Korean fence in Kakaako. The thefts of these boys have been bold ones, those who have suffered from their raids including the United States government, the Territorial government, E. J. Lord, the Inter-Island company and William Tyrrell, the representatives of whom visited Rosenberg's shop yesterday and identified a number of stolen pieces of metal. Other pieces were found in the possession of Suh Chang Wan, a Kakaako Korean, who is now under arrest for receiving stolen goods.

For some time Officer Reeves has been on the trail of the boys and yesterday he caught one of them in the act of walking off with the lead breastplates of a diving suit, belonging to Mr. Tyrrell. The boy was arrested and has split on the gang.

During the past few weeks this gang has been doing a wholesale business. The warehouse of the U. S. Lighthouse Board has been entered and large quantities of brass taken, the locomotives of E. J. Lord have been stripped of all the detachable brasses, some of the automobiles of the Associated Garage have been despoiled of their brass axle caps, the brass stanchions of one or two of the barges kept along the front have been wrenched off and a diving suit has been denuded of all its lead weights. A part of this stuff was identified yesterday at Rosenberg's and more of it at the Korean's.

In view of the fact that the property of the United States government has suffered it is likely that the matter will be taken up by the Federal officers.

COAST REFINERS MUST TESTIFY

San Francisco Chronicle, Aug. 28.—John D. Spreckels, president of the Western Sugar Company, will probably be called upon Saturday to give his deposition in the big \$30,000,000 damage suit recently instituted in New York by the receivers for the Pennsylvania Sugar Company against the American Sugar Refining Company, owned by H. O. Havemeyer and his associates, which is commonly known as the sugar trust.

The suit is brought at the direction of the United States Circuit Court of New York and J. W. Hutchinson, counsel for the Pennsylvania company, is taking the depositions of various local sugar magnates, under an order from the court which gives him the power of compelling the testimony of witnesses. D. B. Richards, a local attorney, is acting as commissioner.

The suit against the Havemeyer company is both for conspiracy and for a violation of the Sherman anti-trust law. Under this law the receivers for the Pennsylvania concern are asking damages, asserting that the trust is acting in restraint of trade; that it forced the Pennsylvania company from the sugar industry, and controls over 90 per cent of the cane sugar output of the country.

In this connection the president of the Western Sugar Refining Company will be questioned by Attorney Hutchinson as to its relations with the American Sugar Refining Company. He will be asked how much stock of the Western company is held by the Havemeyers, and incidentally, it will be the attempt of the attorney for the Pennsylvania people to get the sugar magnate to admit that there is an agreement between his concern and the American Sugar Refining Company by which it divided up the business so that Havemeyer does not compete with the Western concern and the Western refinery is to leave the cane sugar business east of the Missouri river entirely in the hands of the trust.

Yesterday Attorney Hutchinson took the deposition of George M. Rolph, manager of the California and Hawaiian Sugar Company, an independent concern having a refinery at Crockett, and controlling many sugar fields in the islands, not owned or leased by the Western Sugar Refining Company. Rolph's testimony brought out the fact that his concern is not affiliated in any manner with the trust. It controls the output of about two-fifths of the cane sugar used on the Coast, and its refinery produces about 300 tons a day. The balance of the cane sugar produced on the Coast, Rolph said, is by the Western Company, and its output, he stated, was about 150,000 tons a year.

The deposition of V. H. Hannam, secretary of the Western Sugar Refining Company, taken Tuesday, brought out the following facts: That the American Sugar Refining Company owns 4950 shares of the 10,000 shares in the Western concern, and that this stock is held jointly by H. O. Havemeyer and a clerk in his office in New York.

After taking the deposition of the president of the Western refinery Attorney Hutchinson will return East and seek additional evidence against the Havemeyers there. He said last night that his sole purpose in taking the depositions was to be able to show that the American Sugar Refining Company was a trust in violation of the Sherman law. He will make no attempt to connect the Western Company with any acts of that concern.

Hutchinson also said last night that there was much evidence of some sort of an agreement between the Havemeyers and the local concern as to what territory each would take. "Since those who control the Western company retired from the Eastern field it is very clear that one concern has operated entirely East of the Missouri river," he said, "and the other confined itself to the territory west of that. This will undoubtedly be explained as a more matter of freight rates by which the consumer benefits, but there is much room for doubt as to whether the sugar people are not doing business in restraint of trade, under the meaning of the law."

HENRY VICTOR IS SERIOUSLY INJURED

Henry Victor, an employe of the Union Feed Co., was seriously injured in a runaway accident yesterday and is now at the Queen's Hospital. His injuries consist of a compound fracture of the right leg, a fracture of the left leg, a fracture of the skull, a severe scalp wound and a number of superficial injuries. It was not known at the hospital last night whether it will be necessary to amputate either or both his legs, although this will probably have to be done. A decision will be made this morning.

Victor is an inside man at the Feed Co.'s warehouse and ran out to stop a team which had been standing in front of the warehouse, attached to a loaded dray, and which had become frightened at a passing automobile. Victor attempted to grab the lines, running alongside the dray, when the horses swerved in toward him, the hind wheel knocking him down and passing over his legs, below the knees.

Dr. Hoffmann was summoned to attend to him and had the injured man taken at once to the Queen's Hospital. The accident occurred yesterday afternoon shortly after two o'clock.

A BALM INDEED.

No external application is equal to Chamberlain's Pain Balm for sore muscles or swollen joints. No matter what may be the cause this liniment will give relief. For sale by all dealers. Benson, Smith & Co., Ltd., Agents for Hawaii.

HILO TO HAVE STORM DRAINS

HILO, September 2.—Storm water must go. This is the edict given to the Board of Supervisors of the County of Hawaii by the health authorities of the United States and of the Territory of Hawaii.

Last week, Hilo was visited by Dr. Donald H. Curry, specialist of the United States Marine Hospital service, and Mr. C. Charlock, secretary of the Territorial Board of Health. In conjunction with Mr. D. S. Bowman, local Territorial health officer, and the representative of the Advertiser, they made a tour of inspection of Japanese town.

Turning from Front up Furneaux street was found the settling place of all the storm water that rushes down from Church and Volcano streets on the one side, and the overflow from Front street on the other. Two buildings there had been previously condemned by inspector Bowman as unfit for human habitation. They were opposite stagnant water, covered with green slime, that had settled there because the grading of the streets, high on both sides, left the hollow space within for the water to find its resting place.

"Storm drains," said Dr. Curry. "Storm drains," said Secretary Charlock. "Storm drains," said Inspector Bowman. And "storm drains," said Chairman Todd of the Board of Supervisors, and they will go into place very promptly.

In narrow spaces, between houses, were damp green spots, cold to the feet, breeders of malaria, diphtheria and fever, if not worse. Open wooden storm drains, so called, were choked here and there with household refuse. Soap suds from washtubs mingled with the muck of all kinds where the overworked plumbers had not been able to install the sanitary requirements of the new law, ordered weeks ago by the local health officer.

Where the changes have been made, what a difference there is—the best of plumbing, all connected with the sewers. Laundries equipped with cemented tubs and floors sloping toward the waste pipes so that it is impossible for water to settle anywhere. Houses raised to allow a free current of air beneath them. All rubbish and stuff previously stored under the dwellings removed and swept into the open. Places garished and yards kept clean. Yet it looks as if the plumbers of Hilo, working as hard as they are now, would be kept busy for months.

But the storm drains must be built, and built quickly, for the stagnant storm water is a threatening source of danger to health, a breeder of sickness and a menace to the living. And the storm drains will be built because the Federal and Territorial health officials say so.

ARRIVED AT HIS OWN FUNERAL FEAST

After holding the funeral services for Kono, a young Japanese of Aiea, his friends were horrified to see him appear among them on Monday last. They thought him a ghost and it was some time before he could persuade his friends that it was he himself and not a disembodied spirit. Yesterday Kono was in town returning the various presents that had been sent to his wife on account of his death.

Kono was taken ill recently at Aiea and was brought in to the Japanese Charity Hospital here, being later taken to the quarantine hospital at Kalahehi as a plague patient. As soon as he learned that he was suspected of having the dread disease he almost gave up the ghost in fear, but was later agreeably surprised to find that he was recovering. He was discharged as cured late last week. On Monday he returned to his home, to find his friends mourning him as dead, a report that he had died a few days previously having been spread abroad. In honor of his memory a funeral feast had been spread and many of his friends, according to the Japanese custom, had sent gifts of condolence to his widow.

This adventure of Kono's explains what has been troubling the officials of the Board of Health for the past few days, a number of Japanese appearing at the office and demanding the bones of Kono that they might be shipped back to Japan, something which the Japanese Buddhists share in doing with the Chinese Buddhists. As Kono had still some further use for his bones the Board of Health people turned the Japanese applicants down, their explanation, however, being incomprehensible to the friends of the supposed dead man in the light of the information of his demise that had come to them.

Kono's wife had also believed the reports of her widowhood and had accepted without question the various gifts which Kono is now returning with thanks and explanations.

SHERMAN LATE.

The army transport Sherman, from Nagasaki, should have arrived yesterday morning, but must have struck heavy weather which has delayed her. She should surely be off port at daybreak. She brings the Sixteenth Infantry, Colonel Gardner in command, and with so many army and navy people in the city at one time there should be something doing around the city today.

FLEET MONEY IS CIRCULATING

"You may say for me that all of the money from the cruisers is not spent in the saloons," said George W. Smith, head of the firm of Benson, Smith & Co., Ltd., yesterday. "The business men are all feeling the good effects of the visit of the fleet and, while they may not all be directly benefited, the money spent by the officers and sailors for their personal needs, and by the fleet as a whole for supplies, is distributed pretty generally around town.

"The first day the sailors came ashore we received a good order for certain lines for the fleet, the goods were delivered and the coin returned, and nearly every day customers come to us and make purchases with money that comes directly or indirectly from the visitors. The liverymen rent horses and carriages and it is a sure thing they do not bury the money derived from the transaction. The sailors on arrival found themselves in need of articles for their wardrobes and Honolulu prices were satisfactory, so they filled in. If you happen to see Mr. Waller of the Metropolitan Meat Co., you will observe a very pleasant smile he now wears; it was brought about by the demand for food supplies which his company is in a position to furnish. The dealers in shirts and men's wear are feeling the good effect of the visit and they will be sorry when the boys go away." As a rule the sailors are well behaved and drunkenness is the exception rather than the rule. If you will take a ride on the outskirts you will see them on horses or bicycles taking in the sights, and around meal time they are in restaurants enjoying a good meal. The visit of the fleet has been a good thing to every line of business and the people here realize and appreciate it.

Theo. F. Lansing, of the American Brokerage Co., voiced practically the same sentiments as those expressed by Mr. Smith. In a conversation last night he remarked:

"Trade is looking up and it is, of course, to the trade with the men from the fleet. Their presence here shows what a little thing will do for the town and it demonstrates what a run of tourists would mean to every line of business carried on in Honolulu. Business is very good this week and in marked contrast over that of one week ago. We want more people all the time and some day the bulk of the population may awake to the necessity of making a determined effort to get the tourist travel this way."

TWO DECREES IN LAND COURT

A decree of the Court of Land Registration has been filed decreeing the title to certain lands to be in Frank Godfrey, trustee for Thomas Metcalf. The property is bounded on three sides by Hotel, Alapai and Kapaeha avenues, and is opposite the Rapid Transit office and barns. It is a part of the property involved in the famous suit of Rowland v. Metcalf during which the noted "Black and White" incident took place when Governor Carter seized on to try and defeat Judge Robinson for reappointment. It is decreed that the title is in Frank Godfrey, trustee for Thomas Metcalf, subject to a mortgage for \$1000, to certain unpaid taxes and to the trust deed under which Godfrey holds the property.

Another decree filed yesterday decrees the title to fifty-six one hundredths acres of land in Nuuanu valley near the Nuuanu bridge to William P. Kapulani, subject to a mortgage, a right of way for an auwai and for taxes since 1904.

Georger St. John Gilbert, Alexander Cartwright Dowsett and Lee St. John Gilbert, have filed a petition for a registered title to 1623 acres in Luaualei, Waianae-kai occupied by the Sandwich Islands Honey Company, Ltd.

Although the petition is dated August 29, E. C. Peters is stated to be the Attorney General of the Territory though he had been out of office then for fourteen days.

TO IMPROVE SLIGHTLY HILO'S WATER SUPPLY

HILO, September 2.—Hilo has the prospect of securing an improved water supply within a year, if the present Superintendent of Public Works remain in office and his energy continue.

Six weeks after the pittance of a \$3600 appropriation became available, to last for two years, instead of the \$15,000 absolutely needed, Superintendent Holloway wrote to Mr. Vannatta, who had previously communicated with him on the subject, suggesting that he write fully "in regard to repairs and additions to the Hilo system which are the most urgent." Mr. Holloway adding:

"I think it will probably be necessary to order new pipe, and if you will advise me as to the lengths and sizes required, I can arrange to call for tenders here, covering delivery in Hilo." To this, Superintendent Vannatta promptly replied, giving details of the most urgent needs that will enable more than a three-inch pipe to supply shipping, for instance, and then leave a little water running in the small pipes for other places; also pipes that will enable better protection from fire. With such an abundance of good water here, the practical supply is limited.

KAUAI'S STRANGE RETICENCE

The matter of grave importance in regard to which Sheriff Rice of Kauai asked High Sheriff Henry to come at once to Lihue, may indeed prove a matter of grave importance. In response to High Sheriff Henry's request for further particulars, the following message was received:

"Jailor Lovell kicked Japanese prisoner yesterday and prisoner died today. Now holding inquest."

A singular reticence seems to prevail in Kauai regarding the matter. On Wednesday, as was stated in yesterday's Advertiser, Sheriff Rice in response to an inquiry sent by wireless by the Advertiser, declined to make any statement. Yesterday the Advertiser again sent wireless inquiries to the Garden Island but all responses clearly indicated a great unwillingness to say anything about the matter or to give any information concerning it. Why this is can only be conjectured. Whether it is mere habitual unreadiness to make public statement regarding matters of public interest, or whether there is something in the circumstances that make any statement regarding it a condemnation of a man who has always borne a good reputation, cannot be known at present.

High Sheriff Henry is at a loss to account for the matter. "Lovell has been a jailor or deputy sheriff for fifteen years or more. He was a deputy sheriff under Sam Wilcox. He is about 50 years of age, an even tempered man, and I cannot imagine such a thing as is reported regarding him, unless under very great provocation. "The thing I fear is that the Japanese on the plantations, hearing that one of their nationality has been killed by the jailor, and especially if they fear that justice will not be speedily and strictly meted out to him, may quit work, and create disturbance, and carry their excitement and anger to the point of great excesses."

The High Sheriff left for the Mikanaha last evening and should arrive at Nawiliwili this morning.

One of the first things he expects to do after arriving there is to appoint a new jailor. This he fears will not be an easy matter as the available material is not plentiful.

DENIES CHARGES PLEADS STATUTE

An answer to the amended declaration of Keawe Kaiwi v. James Cullen, was filed yesterday. Kaiwi alleged that Cullen had alienated the affections of his wife Aea and had enticed her away, and still deprived Kaiwi of her society and comfort.

Cullen for answer says he "denies each and every, all and singular, the allegations in said amended declaration contained. And defendant hereby gives notice that upon the trial here-in, he will rely in part upon the statute of limitations."

CONVERTED CATTLE.

Julia Guerrero, by her attorney George A. Davis, has begun suit in the Circuit Court for \$3000 for the alleged unlawful conversion of 150 head of cattle against Richard Antonio. It is alleged that these cattle were the separate property of the plaintiff and were unlawfully converted to his own use by the defendant.

STIPULATIONS.

In the suit of W. W. Bierce, Ltd., against Clinton B. Hutchins, trustee, et al., the plaintiff yesterday stipulated that it would not call the case to be set for trial before December 1, 1907.

APPEALS WITHDRAWN.

In the matter of the assessment of property taxes of the Oahu Railway and Land Company, in which there were cross appeals, these were all withdrawn in the Supreme Court yesterday.

MORE APPEALS.

In the suit brought by John D. Moore of the Palace Restaurant against the Board of License Commissioners, the plaintiff has appealed to the Supreme Court from the decision of Judge De Bolt sustaining the demurrer and dissolving the injunction. The appeal bond is in the sum of fifty dollars with W. C. Peacock as surety.

WAKEKI ANSWERS THE QUEEN.

In the ejectment proceeding of Liliuokalani v. Wakeki Heleluhe and others, Wakeki Heleluhe has filed an answer denying all the allegations of the plaintiff.

WALLER AND McLEAN JURY COMMISSIONERS

Gilbert J. Waller and James L. McLean were yesterday appointed jury commissioners of the First Judicial Circuit for the calendar year 1908. Both are reappointments.

The order of appointment, which is signed by the three Circuit Judges, states that it has been made to appear to them, "the judges of said court, that Gilbert J. Waller, Esq., and James L. McLean, Esq., are well known to be of opposite politics, to wit, the said Gilbert J. Waller, Esq., being a Democrat in politics and the said James L. McLean, Esq., being a Republican in politics, and each are of good reputation for intelligence, morality and integrity, and each are in all respects qualified to perform the duties of Jury Commissioners."